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Contract No. NY-3958

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SCHEDULEPART I - ARTICLES AND SUPPLIES TO BE FURNISHED

The Contractor shall furnish the necessary supplies, services and equipment to accomplish the work as set forth below:

<u>Item No.</u>	<u>Description</u>	<u>Quantity</u>	<u>Amount</u>
1a	Modify Government owned Light-weight Reconnaissance Radar System in accordance with the attached document entitled "Technical Proposal for Modification of two (2) Light-weight Reconnaissance Radar Systems - AAN-90195-B"	1 ea.	25X1
1a(1)	Modify Government owned Light-weight Reconnaissance Radar System in accordance with the attached document entitled "Technical Proposal for Modification of two (2) Light-weight Reconnaissance Radar Systems - AAN-90195-B"	1 ea.	No charge
1b	Fabricate one (1) set of two (2) Antennas in accordance with the attached document entitled "Technical Proposal for Modification of two (2) Light-weight Reconnaissance Radar Systems - AAN-90195-B"	1 set	25X1
1c	Radar spares as asterisked in Group I of Appendix A, all of Group II and Group III of Appendix A attached hereto and in accordance with the attached document entitled "Technical Proposal for Modification of two (2) Light-weight Reconnaissance Radar Systems - AAN-90195-B"	For the Lot	25X1
2a	Modify and retrofit Government owned Radan Navigation System PC-210 in accordance with the attached document entitled "Technical Proposal for Modification of two (2) Light-weight Reconnaissance Radar Systems - AAN-90195-B"	1 ea.	4,257
2a(1)	Modify and retrofit Government owned Radan Navigation System PC-210	1 ea.	No charge 25X1
2b	Inventory one lot of Government furnished equipment Radan Spare parts and procure and replace missing spares	For the job	Not to exceed
TOTAL -		25X1	

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PART II - DELIVERY SCHEDULE

Item 1a - 4 months after receipt of go-ahead

* Item 1a(1) - 5 months after receipt of go-ahead

Item 1b - 6 months after receipt of go-ahead

Item 1c - 6 months after receipt of go-ahead

Item 2a - 6 months after receipt of go-ahead

* Item 2a(1) - 6 months after receipt of go-ahead

~~Contract~~ See Amend #1

Item 2b - To be determined at time of negotiations as provided in PART III(b)

*See paragraph b below.

(a) All deliveries shall be fob Contractor's plant, Baltimore, Maryland, with transportation charges prepaid to a destination to be designated by the Contracting Officer at a later date. Such transportation charges shall be included as separate items on the Contractor's invoices and shall be supported by receipted copies of the prepaid shipping documents. The contract consideration of does not include an amount for transportation costs.

25X1

(b) The Contractor is authorized to use Item 1a(1) and 2(a)(1) above for demonstration purposes to the ~~U.S. Army~~ until such time as the customer notifies the Contractor to deliver said items in which event the Contractor will deliver said items within 30 days from the date of such notification. In the event of loss, destruction or damage to said items resulting from such demonstration, the liability for same will be assumed by the Contractor.

*for U.S.
Military
Application
per Amend
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PART III - CONSIDERATION AND PAYMENT

a. In accordance with Article 7 of the General Provisions and subject to Paragraph b of this PART III, the Government shall pay the Contractor upon satisfactory performance of this contract, as full payment for the supplies and services to be furnished hereunder, the amount of

25X1

b. Because of the uncertainty as to the quantity and type of spares to be furnished under Item 2b above, the contract price stated is the maximum price. Upon completion of inventory of the Radan spares the Contractor shall submit a priced list of the spares to be furnished. Upon completion of negotiations of the price for said spares the contract will be amended to reflect the final fixed price for Item 2b.

PART IV - MATERIAL INSPECTION AND RECEIVING REPORT

In accordance with the provisions of Article 33 of the General Provisions four (4) copies of the DD-250 or comparable form will be furnished to the Contracting Officer's representative to be designated hereunder, indicating the contract number, consignee, part

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number, description and quantity. Two copies of the DD-250 or comparable form will be signed by the Contracting Officer's authorized representative acknowledging receipt of the material and returned to the Contractor. The Contractor will attach one executed copy of the DD-250 to its invoice when submitted for payment under this contract.

PART V - GOVERNMENT FURNISHED EQUIPMENT

This contract will be amended at a later date to reflect a listing of the Government Furnished Equipment.

See Amend #1

*Amend #3 amend
Amend #1 Amend 2 give
list*

PART VI - SPECIAL SECURITY RESTRICTIONS

The Contractor shall not reveal (i) the specific nature or any details of the work being performed hereunder or (ii) any information whatsoever with respect to the department of the Government sponsoring this contract and the work thereunder except as the Contractor is directed or permitted to reveal such information by the Contracting Officer or by his duly authorized representative for security matters, and notwithstanding any clause or section of this contract to the contrary, the Contractor shall not interpret any clause or section of this contract as requiring or permitting divulgence of such information to any person, public or private, or to any officer or department of the Government without the express consent of the Contracting Officer or his duly authorized representative for security matters.

PART VII - WAIVER OF REQUIREMENTS OF GENERAL PROVISIONS

Notwithstanding the requirements of any of the General Provisions of this contract to the contrary, whenever the Contractor, in performance of the work under this contract, shall find that the requirements of any of the clauses of the General Provisions are in conflict with security instructions issued to the Contractor by the Contracting Officer or by his duly authorized representative for security matters, the Contractor shall call the attention of the Contracting Officer to such conflict and the Contracting Officer or his duly authorized representative for security matters shall (i) modify or rescind such security requirements or (ii) the Contracting Officer shall issue to the Contractor a waiver of compliance with the requirements of the General Provisions conflicting with such security requirements. Any waiver of compliance with the General Provisions of this contract issued by the Contracting Officer shall be in writing, except that the approval by the Contracting Officer of any subcontract issued hereunder by the Contractor shall be deemed to constitute approval of waiver of any clauses of the General Provisions in conflict with the stipulations of such subcontract.

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